

1 J. Stephen Peek, Esq.  
2 Nevada Bar No. 1759  
3 Deanna C. Brinkerhoff, Esq.  
4 Nevada Bar No. 11066  
5 HOLLAND & HART LLP  
6 3800 Howard Hughes Parkway, 10th Floor  
7 Las Vegas, Nevada 89169  
8 (702) 669-4600  
9 (702) 669-4650 – fax  
10 [speek@hollandhart.com](mailto:speek@hollandhart.com)  
11 [dcbrinkerhoff@hollandhart.com](mailto:dcbrinkerhoff@hollandhart.com)

12 *Attorneys for Defendants Sterling Aviation  
13 Insurance Services, LLC; Sterling & Sterling,  
14 Inc.; Sterling & Sterling of Florida, LLC*

15 **UNITED STATES DISTRICT COURT**

16 **DISTRICT OF NEVADA**

17 AVIATION INSURANCE HOLDINGS, INC., a  
18 Nevada corporation,

19 Case No.: 2:10-cv-02201-RLH-GWF

20 Plaintiff,

21 vs.

22 CARL S. SHEPHARD, f/k/a CARL S.  
23 BALDEY, a Florida resident; STERLING  
24 AVIATION INSURANCE SERVICES, LLC,  
a Florida limited liability company;  
STERLING & STERLING OF FLORIDA,  
LLC, a Florida limited liability company;  
STERLING & STERLING, INC., a New York  
corporation; and STERLING AVIATION,  
LLC, a New York limited liability company.

25 **STIPULATION AND ORDER  
EXTENDING THE STAND STILL  
AGREEMENT ENTERED FEBRUARY  
11, 2011**

26 **[FIFTH REQUEST]**

27 Defendants.

28 Plaintiff, Aviation Insurance Holdings, Inc. (“Plaintiff”), Defendant Carl S. Shephard (“Shephard”), and Defendants Sterling Aviation Services, LLC, Sterling & Sterling of Florida, LLC, and Sterling & Sterling, Inc. (collectively, “Sterling”), by and through their respective counsel of record, hereby agree and stipulate as follows:

29 1. The parties entered into a Stand Still Agreement, which the Court entered as its  
30 Order on February 11, 2011. The dates contained in the February 11, 2011 Stand Still  
31 Agreement and Order [Doc. 24], were extended by 10 days in the Stipulation and Order  
32 Extending the Stand Still Agreement [Doc. 29], by an additional 10 days in the Stipulation and

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3800 Howard Hughes Parkway, Tenth Floor  
Las Vegas, Nevada 89169

1 Order Extending the Stand Still Agreement [Doc. 31], by a further 10 days in the Stipulation and  
2 Order Extending the Stand Still Agreement [Doc. 33], and by a further 18 days in the Stipulation  
3 and Order Extending the Stand Still Agreement [Doc. 35]. The parties have reached a settlement  
4 agreement; however, they are presently coordinating the details of the dismissal of a related case.  
5 Accordingly, the parties agree as follows:

6       2. In the event that the parties have not filed a Stipulation of Dismissal with  
7 Prejudice of this matter by April 29, 2011, either party may file a notice with this court  
8 indicating the matter has not resolved and Plaintiff's Motion for Preliminary Injunction shall be  
9 placed back on calendar by this Court. Until that time, Defendants need not file an Opposition to  
10 Plaintiff's Motion for Preliminary Injunction.

11       3. Until April 29, 2011, the parties shall refrain from additional filings in Court,  
12 including but not limited to filing an Answer to the Complaint or providing initial disclosures,  
13 unless an extreme emergency must be brought to the Court for disposition, and only after the  
14 party seeks a Stipulation.

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1       4. All other terms of the Stipulation and Order entered on February 11, 2011 [Doc.  
2 24] shall remain in effect until the parties stipulate otherwise, or until a Stipulation of Dismissal  
3 with Prejudice of this matter is filed.

4 DATED April 22, 2011.

DATED April 22, 2011.

5 By: /s/ Deanna C. Brinkerhoff

6 J. Stephen Peek, Esq.  
7 Deanna C. Brinkerhoff, Esq.  
8 HOLLAND & HART LLP  
9 3800 Howard Hughes Parkway, 10th Floor  
10 Las Vegas, Nevada 89169

11 *Attorneys for Defendants Sterling Aviation  
12 Insurance Services, LLC; Sterling &  
13 Sterling, Inc.; Sterling & Sterling  
14 of Florida, LLC*

15 DATED April 22, 2011.

By: /s/ Matthew J. Christian

16 Alan J. Lefebvre, Esq.  
17 Matthew J. Christian, Esq.  
18 KOLESAR & LEATHAM CHTD.  
19 3320 W. Sahara Avenue, Suite 380  
20 Las Vegas, Nevada 89102

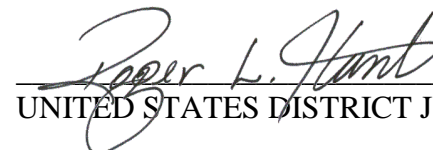
21 *Attorneys for Plaintiff*

22 By: /s/ Mark E. Ferrario

23 Mark E Ferrario, Esq.  
24 Brandon Roos, Esq.  
25 GREENBERG TRAURIG  
26 3773 Howard Hughes Pkwy, Suite 400  
27 Las Vegas, Nevada 89169

28 *Attorney for CARL S. SHEPHARD, f/k/a  
CARL S. BALDEY, a Florida resident*

29 IT IS SO ORDERED this 25th day of April, 2011.

30   
31 UNITED STATES DISTRICT JUDGE

32 Submitted by:

33 /s/ Deanna C. Brinkerhoff

34 Deanna C. Brinkerhoff, Esq.  
35 HOLLAND & HART LLP  
36 3800 Howard Hughes Parkway, 10th Floor  
37 Las Vegas, Nevada 89169

38 *Attorneys for Defendants Sterling Aviation  
39 Insurance Services, LLC; Sterling & Sterling  
40 Inc.; Sterling & Sterling  
41 of Florida, LLC*